## EXHIBIT 6

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UNITED STATES DISTRICT COURT
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2
                            DISTRICT OF NEVADA
3
         THE HON. DAVID A. EZRA, U.S. DISTRICT JUDGE, PRESIDING
4
5
   UNITED STATES OF AMERICA,
                                      Case No. 2:05-cr-121-DAE-RJJ
6
                  Plaintiff,
7
                                      *COPY*
           VS.
8
   ROBERT DAVID KAHRE, et al.
9
                  Defendants.
10
11
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13
                   REPORTER'S TRANSCRIPT OF JURY TRIAL
14
15
                               JULY 21, 2009
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   APPEARANCES: (See page 2)
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   Court Reporter: Gayle Pichierri, RPR, CRR
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2:05-CR-121-DAE-RJJ - July 21, 2009 --000--INDEX WITNESS PAGE RYAN RICKEY Direct examination by Mr. Damm Cross-examination by Mr. Kennedy EXHIBITS Government's Received 1.119.1 - 1.119.767 

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1
                              RYAN RICKEY,
2
   called as a witness on behalf of the plaintiff, having been duly
3
            sworn, was examined and testified as follows:
4
5
                           DIRECT EXAMINATION
6
7
   BY MR. DAMM:
8
       Mr. Rickey, where are you employed?
9
       I'm employed with the Internal Revenue Service, specifically
   with the criminal investigation division.
10
11
       And how long have you been employed there?
       I've been employed with IRS CI since approximately June of
12
13
   2005.
14
      Can you give us a little history regarding your educational
15
   background?
      Sure. I have a Bachelor's of Business Administration with
16
17
   an emphasis in accounting from the University of Nevada Las
   Vegas. I also have a associate degree of accounting from the
18
   Community College of Southern Nevada. And I also graduated high
19
20
   school here locally in Las Vegas.
21
      After you graduated from the University of Nevada or
   sometime before, did you go to work for the Internal Revenue
22
   Service?
23
               I was finishing up my bachelor -- my bachelor's
24
   degree at UNLV. I received a internship or a co-op position
25
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1 in this trial. So just proceed.
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- 2 MR. DAMM:
- 3 Q. Maybe we can ask Mr. Rickey. Can you tell us the difference
- 4 between the last summary and this summary?
- 5 A. Yes. These two summaries summarize different documents.
- 6 The summary that we just looked at it summarizes like we looked
- 7 at on the screen, the invoices and the backup documentation
- 8 between Mr. Kahre's companies and the other contractors.
- 9 This summarizes the bank transactions wherein if we
- 10 look at the end of this exhibit, a total of 137 million --
- 11 approximately \$137 million was cashed by Mr. Kahre during the
- 12 | time period of 1998 and 2003. So this one summarizes
- 13 transactions that took place at the banks and the checks that
- 14 are used as evidence of those transactions.
- 15 Q. Now, to be fair to Mr. Cohan, there may be a correlation
- 16 between Summary 2 and Summary 3. Is that --
- 17 A. Yes, there is a correlation. Those contractors that were
- 18 | using Mr. Kahre's payroll company would issue a check to
- 19 Mr. Kahre in their business name, be it D and L Framing or First
- 20 | Premier, different contractors' names, and then Mr. Kahre would
- 21 take those checks to the banks and cash them and then use that
- 22 cash to pay the workers of those companies. So there is a
- 23 correlation between the two.
- Q. So a payment by a contractor might show up on the invoices
- 25 in Summary 2?